

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
)
W. R. GRACE & CO., et al.,¹) Case No. 01-1139 (JKF)
) Jointly Administered
Debtors.)

Objection Deadline: September 9, 2004 at 4:00 p.m.
Hearing Date: TBD only if necessary

**FEE DETAIL FOR WALLACE KING
MARRARO & BRANSON PLLC'S MONTHLY FEE
APPLICATION FOR THE PERIOD FROM MAY 1, 2004 THROUGH MAY 31, 2004**

¹ The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.



WALLACE KING MARRARO & BRANSON, PLLC
1050 THOMAS JEFFERSON STREET, N.W.
WASHINGTON, DC 20007

Phone 202.204.1000
Fax 202.204.1001

August 10, 2004

Mr. Robert Emmett
 W. R. Grace & Company
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 1977

For Professional Services Rendered in Connection with Waterloo - Brewer Road Site - Matter
 4

Professional Services:

			<u>Hours</u>
05/03/2004	ACZ	Work on motion in limine to exclude testimony/evidence of concentrations of hazardous waste and clean-up costs (2.1).	2.10
05/04/2004	WFH	Prepare direct examination plans and Q/A for Dr. Brown (3.0); prepare memo categorizing Grace's trial exhibits by issue and confer with Mr. Hogan re same (3.7).	6.70
05/04/2004	ACZ	Work on motion in limine/bench memo to exclude evidence re hazardous substance concentrations in defendant's waste and clean-up costs (3.8).	3.80
05/04/2004	AGM	Scanned and e-mailed miscellaneous documents for B. Hughes; created a witness binder for Maryellen Johns (4.5).	4.50
05/05/2004	WFH	All day meeting with Dr. Brown in Washington to prepare him for his trial testimony and preparations for same (7.5).	7.50
05/05/2004	CHM	Trial preparation (5.0).	5.00
05/05/2004	ACZ	Research CERCLA case law re divisibility (2.9).	2.90
05/05/2004	AGM	Created binders of different classifications of exhibits, for Bill Hughes (7.5).	7.50

05/06/2004	WFH	Prepare direct examination Q/A for Mr. Low and analyze relevant documents and data to be used in same (6.4).	6.40
05/06/2004	CHM	Work on witness preparation (6.5); revise witness questions and answers (4.0).	10.50
05/06/2004	ACZ	Research divisibility case law under CERCLA (1.4); revise bench memorandum in support of motion in limine (1.2).	2.60
05/06/2004	AGM	Scanned miscellaneous documents; ordered prints of certain color images and followed up with vendor for quality and timeliness of work; shipped package to Maryellen Johns (2.5).	2.50
05/07/2004	WFH	Meeting with Mr. Low to prepare him for his trial testimony and preparations for same (5.6).	5.60
05/07/2004	CHM	Prepare witness (Low) (6.8); work with evidence books (2.5).	9.30
05/07/2004	ACZ	Research regarding chemical/metal content on hair care products (1.3); revise bench memorandum on motion in limine to exclude defendant's evidence on constituent concentrations (2.1).	3.40
05/10/2004	NAB	Pull cases cited in bench memo in support of motion in limine and e-mail same to Mr. Hughes per Mr. Zacaroli's request (.9).	0.90
05/10/2004	ACZ	Research Second-Circuit case law regarding application of Federal Rules of Evidence 701 and 701 (4.9); conference with Mr. Hughes re same (0.9).	5.80
05/10/2004	AGM	Copied and organized docs for B. Hughes (2.0).	2.00
05/11/2004	WFH	Review Zotos formulas produced in response to trial subpoena and conferences with Dr. Brown and Mr. Low re same (2.8).	2.80
05/11/2004	WFH	Travel to Buffalo, NY for Waterloo/Zotos trial (4.5). (Note: Travel time billed at 50%).	2.20
05/11/2004	CHM	Trial preparation (3.5).	3.50
05/11/2004	ACZ	Additional research re Rule 702 and doctrine of curative admissibility (1.9); conference with Mr. Hughes re same (0.7).	2.60

05/11/2004	AGM	Copied and shipped several packages of documents to local counsel in Buffalo, NY (2.0).	2.00
05/12/2004	WFH	Meeting with Kevin Hogan in Buffalo to plan Grace's case-in-chief (3.5); work on same including demonstrative exhibits and direct examination plan for Dr. Brown (5.5).	9.00
05/12/2004	CHM	Travel to Buffalo (1.5.) (Note: Travel time billed at 50%.)	0.70
05/12/2004	CHM	Trial preparation including meeting with co-counsel (4.0); continued review of trial books (3.5).	7.50
05/13/2004	WFH	All day meeting with Messrs. Hogan and Marraro in Buffalo to plan Grace's case-in-chief and work on same (9.5).	9.50
05/13/2004	CHM	Trial preparation including trial strategy (2.0); prepare trial books (2.0); prepare for evidence presentation (4.0).	8.00
05/14/2004	WFH	All day meeting with Messrs. Hogan and Marraro in Buffalo to plan Grace's case-in-chief and work on same (9.5).	9.50
05/14/2004	CHM	Trial preparation including trial strategy with team (3.0); prepare opening (5.5).	8.50
05/15/2004	WFH	Work on Grace's case-in-chief including preparation of presentation on hazardous substances issue and finalize demonstrative exhibits (9.5).	9.50
05/15/2004	CHM	Trial preparation including work with witness binders (2.5); prepare opening (4.5); trial strategy meeting (1.5).	8.50
05/16/2004	WFH	All day meeting with Messrs. Hogan and Marraro to work on Grace's case-in-chief, including preparation of Maryellen Johns and Kirk Brown for their testimony (9.0).	9.00
05/16/2004	CHM	Trial preparation including preparing witnesses (4.5); work on opening (2.5); evidence preparation (1.5).	8.50
05/17/2004	WFH	Trial preparation and attend and participate in trial before Judge Skretny (9.0).	9.00
05/17/2004	CHM	Attend trial (5.0); trial preparation (3.5).	8.50

05/18/2004	WFH	Trial preparation including meetings with Dr. Brown and Mr. Low and preparation of materials for presentation to Court on obsolete products disposal issue (9.5).	9.50
05/18/2004	CHM	Attend trial (5.0); trial preparation (3.0).	8.00
05/19/2004	WFH	Attend and participate in trial before Judge Skretny after trial preparation of materials for presentation to Court on hazardous substances and obsolete products disposal issues and preparation of Dr. Brown (9.5).	9.50
05/19/2004	CHM	Attend trial (3.0); trial preparation (5.5).	8.50
05/20/2004	WFH	Attend and participate in trial before Judge Skretny, including presentation of Dr. Brown's direct testimony and other trial preparation including preparation of Mr. Low (9.5).	9.50
05/20/2004	CHM	Attend trial (5.0); trial preparation (3.5).	8.50
05/20/2004	ACZ	Research case law re Rule 611 of Fed. R. of Evidence (1.2); conferences with Mr. Williams re same (0.8); email to Mr. Marraro re same (0.3).	2.30
05/21/2004	WFH	Attend and participate in trial before Judge Skretny including re-direct of Dr. Brown and trial preparation including preparation of Mr. Low for his testimony (9.5).	9.50
05/21/2004	CHM	Attend trial (6.0); trial preparation (2.5).	8.50
05/21/2004	CHM	Travel from Buffalo to D.C. (1.5). (Note: Travel time billed at 50%.)	0.70
05/21/2004	MLW	Legal research pertaining to application of Federal Rule of Evidence 611, regarding Zotos' presentation of its case, and preparation of memorandum to C. Marraro regarding available arguments on issue during trial (4.3).	4.30
05/23/2004	WFH	Meeting with Messrs. Hogan and Marraro to plan rebuttal and assist Mr. Hogan in preparing for cross-examination of Mr. Tasker and prepare for cross-examination of Mr. Barber (8.0).	8.00
05/23/2004	CHM	Travel to Buffalo for trial (1.5). (Note: Travel time billed at 50%.)	0.70
05/23/2004	CHM	Trial preparation including preparation of witnesses (2.5); evidence preparation for trial (6.0).	8.50

05/24/2004	WFH	Attend and participate in trial and prepare for cross-examinations after review of depositions and designations for rebuttal case (9.5).	9.50
05/24/2004	CHM	Attend trial (6.0); witness preparation (2.5).	8.50
05/25/2004	WFH	Attend and participate in trial after preparation of cross-examinations and review of depositions and designations for rebuttal case (9.0).	9.00
05/25/2004	CHM	Attend trial (6.0); trial strategy session (2.5).	8.50
05/26/2004	WFH	Attend and participation in trial, including cross-examination of Mr. Barber and wrap up affairs in Buffalo and conference with Mr. Hogan and Ms. Kryta re transmitting exhibits and case files to DC and other housekeeping matters (8.5).	8.50
05/26/2004	WFH	Travel from Buffalo to DC in connection with Zotos trial (4.0). (Note: Travel time billed at 50%).	2.00
05/26/2004	CHM	Conferences with consultant (2.5); conference re findings of fact and conclusions of law (3.0); attend trial (3.0).	8.50
05/26/2004	CHM	Travel from Buffalo to DC (1.5). (Note: Travel time billed at 50%.)	0.70
05/26/2004	AGM	Re-filing and organizing documents (4.5).	4.50
05/27/2004	WFH	Research re permissible scope of rebuttal case and conferences with Messrs. Hogan and Marraro re same and research re admissibility of 1984 ECI questionnaire and conference with O'Brien & Gere witnesses (3.6).	3.60
05/28/2004	CHM	Conferences with consultant (1.5); conference with co-counsel re rebuttal case and review and edit brief (7.0).	8.50

Total fees	375.60	<u>Amount</u> 148,083.00
------------	--------	-----------------------------

Disbursements:

Ikon Office Solutions - Outside printing for trial preparation	16,557.53
Online research	3,396.21

Total disbursements	<hr/> \$19,953.74
---------------------	-------------------

Total Amount of This Bill	\$168,036.74
---------------------------	--------------

Balance Due

\$168,036.74Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Zacaroli, Alec C.	Associate	25.50	\$250.00
Mesmer, Alexander G.	Paralegal	23.00	\$145.00
Marraro, Christopher H.	Partner	156.60	\$475.00
Williams, Michael L.	Associate	4.30	\$250.00
Bynum, Natasha A.	Legal Clerk	0.90	\$110.00
Hughes, William F.	Counsel	165.30	\$380.00



WALLACE KING MARRARO & BRANSON, PLLC
 1050 THOMAS JEFFERSON STREET, N.W.
 WASHINGTON, DC 20007

Phone 202.204.1000
 Fax 202.204.1001

August 10, 2004

Richard Senftleben
 W. R. Grace & Co.
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 1978

For Professional Services Rendered in Connection with Honeywell, Inc. - Matter 6

Professional Services:

			<u>Hours</u>
05/03/2004	NAB	Create Chart of CTEH Employees' hourly rate and e-mail same to Mr. Marraro (1.2); locate and e-mail requested documents to Mr. Marraro (.9); review and analyze document to be integrated into existing case files (2.1); prepare requested documents to send via FedEx to Mr. Marraro in New Jersey (1.1).	5.30
05/03/2004	CHM	Travel to New Jersey for hearing (2.1). (Note: Travel time billed at 50%; 1.8 here and 40% at end of statement).	1.80
05/03/2004	CHM	Prepare for oral argument on fee petition (7.5).	7.50
05/03/2004	ACZ	Research of case law re statutory interpretation for Mr. Marraro and email re same to Messrs. Marraro and Agnello (1.6).	1.60
05/04/2004	NAB	Prepare daily correspondence log and e-mail same to case attorneys (1.2); review and analyze document to be integrated into existing case files (6.3).	7.50
05/04/2004	CHM	Prepare for and attend argument on fee petition (5.5); prepare for and attend Planning Board meeting (5.0).	10.50
05/04/2004	ACZ	Conference with Mr. Marraro re research on statutory interpretation (.3).	0.30

05/05/2004	NAB	Prepare daily correspondence log and e-mail same to case attorneys (.7).	0.70
05/07/2004	NAB	Prepare Daily Correspondence log and e-mail same to case attorneys (.5).	0.50
05/10/2004	NAB	Prepare Daily Correspondence log and e-mail same to case attorneys (.3); review case logs and produce documents requested by Mr. Marraro (2.4); review and analyze document to be integrated into existing case files (3.9).	6.60
05/10/2004	CHM	Meeting with Special Master on various issues (6.0); work on findings of fact and conclusions of law (3.5).	9.50
05/11/2004	NAB	Prepare Daily Correspondence log and e-mail same to case attorneys (.6); review and analyze document to be integrated into existing case files (6.9).	7.50
05/17/2004	NAB	Prepare daily correspondence log and e-mail same to case attorneys (.6).	0.60
05/18/2004	NAB	Prepare daily correspondence log and e-mail same to case attorneys (.6).	0.60
05/19/2004	NAB	Prepare daily correspondence log and e-mail same to case attorneys (.5).	0.50
05/20/2004	NAB	Prepare daily correspondence log and e-mail same to case attorneys (1.0); review and analyze document to be integrated into existing case files (4.4).	5.40
05/21/2004	CHM	Conference with Mr. Agnello re various issues for findings of fact (1.5).	1.50
05/24/2004	NAB	Prepare Daily Correspondence log and e-mail same to case attorneys (.4).	0.40
05/27/2004	NAB	Prepare Daily Correspondence log and e-mail same to case attorneys (0.7); review and analyze document to be integrated into existing case files (5.3).	6.00
05/27/2004	WFH	Conference with Mr. Zacaroli re his review of RCRA administrative orders and related research on same (.3); research related 3rd Circuit brief (1.3); analyze ICO's proposed findings on fee petition issue and follow-up research re same (.8).	2.40

05/27/2004	ACZ	Conference with Mr. Hughes (0.3); research EPA RCRA Orders and other FOIA material (5.2).	5.50
05/28/2004	CHM	Began to prepare findings of fact and conclusions of law re fee petition (3.0).	3.00
05/28/2004	ACZ	Review documents from FOIA of EPA Regions related to RCRA (4.2); research EPA orders (1.7).	5.90
05/31/2004	CHM	Travel to New Jersey (1.8). (Note: travel time billed at 50%; 10% here or .2 and 40% at end of statement).	1.60
05/31/2004	CHM	Work on findings of fact and conclusions of law for fee petition (9.0).	9.00
Total fees			<u>Amount</u> 29,903.00
			101.70

Disbursements:

US Environmental Protection Agency - Freedom of Information Act. request	94.07
Ensafe - Other professionals expert for litigation support	6,341.94
Telephone	38.09
Online research	1,689.23
Federal Express	93.95
Total disbursements	<u>\$8,257.28</u>
Total Amount of This Bill	\$38,160.28
Less Deduction of 40% of Fees Per Agreement	\$11,961.20
Balance Due	<u><u>\$26,199.08</u></u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Zacaroli, Alec C.	Associate	13.30	\$250.00
Marraro, Christopher H.	Partner	44.40	\$475.00
Bynum, Natasha A.	Legal Clerk	41.60	\$110.00
Hughes, William F.	Counsel	2.40	\$380.00



WALLACE KING MARRARO & BRANSON, PLLC
 1050 THOMAS JEFFERSON STREET, N.W.
 WASHINGTON, DC 20007

Phone 202.204.1000
 Fax 202.204.1001

August 10, 2004

Lydia Duff
 W. R. Grace & Company
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 1979

For Professional Services Rendered in Connection with Acton Matter - Matter 13

Professional Services:

			<u>Hours</u>
05/26/2004	WFH	Conferences with Mr. Marraro re production of documents to Cytec/Wyeth and privilege issues related to same (.4).	0.40
05/28/2004	AGM	Created a privilege log for C. Marraro (3.0).	3.00
			<u>Amount</u>
	Total fees	3.40	587.00

Disbursements:

Delivery services/messengers	26.88
Total disbursements	<u>\$26.88</u>
Total Amount of This Bill	\$613.88
Balance Due	<u><u>\$613.88</u></u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Mesmer, Alexander G.	Paralegal	3.00	\$145.00
Hughes, William F.	Counsel	0.40	\$380.00



WALLACE KING MARRARO & BRANSON, PLLC
 1050 THOMAS JEFFERSON STREET, N.W.
 WASHINGTON, DC 20007

Phone 202.204.1000
 Fax 202.204.1001

August 10, 2004

Richard Senftleben
 W. R. Grace & Co.
 7500 Grace Drive
 Columbia, MD 21044

Invoice# 1980

For Professional Services Rendered in Connection with Remediation Matters

Professional Services:

			<u>Hours</u>
05/05/2004	NAB	Review and analyze document to be integrated into existing case files (4.4).	6.50
	Total fees	6.50	<u>Amount</u> 715.00

Disbursements:

Outside printing	350.57
Delivery services/messengers	53.76
Total disbursements	<u>\$404.33</u>
Total Amount of This Bill	\$1,119.33
Balance Due	<u><u>\$1,119.33</u></u>

Timekeeper Summary

<u>Name</u>		<u>Hours</u>	<u>Rate</u>
Bynum, Natasha A.	Legal Clerk	6.50	\$110.00